#### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

MDL NO. 1657

IN RE: VIOXX PRODUCTS LIABILITY LITIGATION SECTION: L

JUDGE FALLON

MAG. JUDGE KNOWLES

#### THIS DOCUMENT RELATES TO ALL CASES

## PRETRIAL ORDER #1 **Setting Initial Conference**

It appearing that civil actions listed on Schedule A, attached hereto, which were transferred to this Court by order of the Judicial Panel on Multi District Litigation pursuant to its order of February 16, 2005, merit special attention as complex litigation, it is, therefore, ORDERED that:

1. APPLICABILITY OF ORDER---Prior to the initial pretrial conference and entry of a comprehensive order governing all further proceedings in this case, the provisions of this Order shall govern the practice and procedure in those actions that were transferred to this Court by the Judicial Panel on Multi District Litigation pursuant to its order of February 16, 2005 listed on Schedule A. This Order also applies to all related cases filed in all sections of the Eastern District of Louisiana and will also apply to any "tag-along actions" later filed in, removed to, or

transferred to this Court.

- 2. CONSOLIDATION---The civil actions listed on Schedule A are consolidated for pretrial purposes. Any "tag-along actions" later filed in, removed to or transferred to this Court, or directly filed in the Eastern District of Louisiana, will automatically be consolidated with this action without the necessity of future motions or orders. This consolidation, however, does not constitute a determination that the actions should be consolidated for trial, nor does it have the effect of making any entity a party to any action in which he, she or it has not been named, served or added in accordance with the Federal Rules of Civil Procedure.
- 3. DATE OF INITIAL CONFERENCE AND AGENDA FOR CONFERENCE--Matters relating to pretrial and discovery proceedings in these cases will be addressed at an initial pretrial conference to be held on Friday, March 18, 2005 at 9:00 a.m. in Judge Eldon E. Fallon's courtroom, Room 468, United States Courthouse, 500 Poydras Street, New Orleans, Louisiana. Counsel are expected to familiarize themselves with the *Manual for Complex Litigation, Fourth* ("MCL 4th") and be prepared at the conference to suggest procedures that will facilitate the expeditious, economical, and just resolution of this litigation. The items listed in MCL 4th Sections 22.6, 22.61, 22.62, and 22.63 shall, to the extent applicable, constitute a tentative agenda for the conference. Counsel shall confer and seek consensus to the extent possible with respect to the items on the agenda, including a proposed discovery plan, amendment of pleadings, and consideration of any class action allegations and motions. If the parties have any suggestions as to any case management orders or additional agenda items, these shall be faxed to (504) 589-6966 or otherwise submitted to the Court by March 11, 2005.

- 4. POSITION STATEMENT---Plaintiffs and defendants shall submit to the Court by March 11, 2005 a brief written statement indicating their preliminary understanding of the facts involved in the litigation and the critical factual and legal issues. These statements will not be filed with the Clerk, will not be binding, will not waive claims or defenses, and may not be offered in evidence against a party in later proceedings. The parties' statements shall list all pending motions, as well as all related cases pending in state or federal court, together with their current status, including any discovery taken to date, to the extent known. The parties shall be limited to one such submission for all plaintiffs and one such submission for all defendants.
- 5. APPEARANCE---Each party represented by counsel shall appear at the initial pretrial conference through their attorney who will have primary responsibility for the party's interest in this litigation. Parties not represented by counsel may appear in person or through an authorized and responsible agent. To minimize costs and facilitate a manageable conference, parties with similar interests may agree, to the extent practicable, to have an attending attorney represent their interest at the conference. A party will not by designating an attorney to represent its interest at the conference be precluded from other representation during the litigation, nor will attendance at the conference waive objections to jurisdiction, venue or service.
- 6. SERVICE---Prior to the initial pretrial conference, service of all papers shall be made on each of the attorneys on the Panel Attorney Service List attached hereto and designated as Schedule B. Any attorney who wishes to have his/her name added to or deleted from such Panel Attorney Service List may do so upon request to the Clerk and notice to all other persons on such service list. The parties shall present to the Court at the initial conference a list of attorneys and their office addresses and E-mail addresses.

- 7. EXTENSION AND STAY---The defendant is granted an extension of time for responding by motion or answer to the complaint(s) until a date to be set by this Court. Pending the initial conference and further orders of this Court, all outstanding discovery proceedings are stayed, and no further discovery shall be initiated. Moreover, all pending motions must be renoticed for resolution on a motion day or days after the Court's initial conference herein.
- 8. MASTER DOCKET FILE---The Clerk of Court will maintain a master docket case file under the style "In Re: VIOXX Products Liability Litigation" and the identification "MDL No. 1657". When a pleading is intended to be applicable to all actions, this shall be indicated by the words: "This Document Relates to All Cases." When a pleading is intended to apply to less than all cases, this Court's docket number for each individual case to which the document number relates shall appear immediately after the words "This Document Relates to". The following is a sample of the pleading style:

In Re: VIOXX MDL No. 1657

**Products Liability Litigation** 

SECTION: L

This Document Relates to:

Judge Fallon

Mag. Judge Knowles

9. FILING----Until electronic filing is instituted in the Eastern District of Louisiana, a signed original of any pleading or paper together with the number of copies set forth in the Local Rules is all that need be filed. The Clerk of Court is directed to make all entries on the master docket sheet with a notation listing the cases to which the document applies, except that a document closing a case will also be entered on the individual docket sheet. All documents shall be filed in the master file.

- 10. DOCKETING---When an action that properly belongs as a part of <u>In Re: VIOXX</u>

  Products <u>Liability Litigation</u> is hereinafter filed in the Eastern District of Louisiana or transferred here from another court, the Clerk of this Court shall:
  - a. File a copy of this Order in the separate file for such action;
  - b. Make an appropriate entry on the master docket sheet;
  - Mail to the attorneys for the plaintiff in the newly filed or transferred case a copy of this Order;
  - d. Upon the first appearance of any new defendant, mail to the attorneys for the defendant in such newly filed or transferred cases a copy of this Order.
- 11. APPEARANCES---Counsel who appeared in a transferor court prior to transfer need not enter an additional appearance before this Court. Moreover, attorneys admitted to practice and in good standing in any United States District Court are admitted *pro hac vice* in this litigation, and the requirements of Local Rules 83.2.6E and 83.2.7 are waived. Association of local counsel is not required.
- 12. REMAND STIPULATIONS---In the event that a case is remanded, the parties shall furnish to the Clerk of Court a stipulation or designation of the contents of the record and furnish all necessary copies of any pleadings filed so as to enable the transferee clerk to comply with the order of remand.
- 13. PRESERVATION OF EVIDENCE---All parties and their counsel are reminded of their duty to preserve evidence that may be relevant to this action. The duty extends to documents, data, and tangible things in possession, custody and control of the parties to this action, and any employees, agents, contractors, carriers, bailees, or other nonparties who possess

materials reasonably anticipated to be subject to discovery in this action. "Documents, data, and tangible things" is to be interpreted broadly to include writings, records, files, correspondence, reports, memoranda, calendars, diaries, minutes, electronic messages, voice mail, E-mail, telephone message records or logs, computer and network activity logs, hard drives, backup data, removable computer storage media such as tapes, discs and cards, printouts, document image files, Web pages, databases, spreadsheets, software, books, ledgers, journals, orders, invoices, bills, vouchers, checks statements, worksheets, summaries, compilations, computations, charts, diagrams, graphic presentations, drawings, films, charts, digital or chemical process photographs, video, phonographic, tape or digital recordings or transcripts thereof, drafts, jottings and notes, studies or drafts of studies or other similar such material. Information that serves to identify, locate, or link such material, such as file inventories, file folders, indices, and metadata, is also included in this definition. Until the parties reach an agreement on a preservation plan or the Court orders otherwise, each party shall take reasonable steps to preserve all documents, data and tangible things containing information potentially relevant to the subject matter of this litigation. Counsel is under an obligation to the Court to exercise all reasonable efforts to identify and notify parties and nonparties, including employees of corporate or institutional parties.

14. FILING OF DISCOVERY REQUESTS---In accordance with Rule 5(d) of the Federal Rules of Civil Procedure, discovery requests and responses are not to be filed with the Clerk nor sent to the Judge's Chambers, except when specifically ordered by the Court to the extent needed in connection with a motion.

- 15. LIAISON COUNSEL---Prior to the initial conference, counsel for the plaintiffs and counsel for the defendant shall, to the extent they have not already done so, confer and seek consensus on the selection of a candidate for the position of liaison counsel for each group who will be charged with essentially administrative matters. For example, liaison counsel shall be authorized to receive orders and notices from the Court on behalf of all parties within their liaison group and shall be responsible for the preparation and transmittal of copies of such orders and notices to the parties in their liaison group and perform other tasks determined by the Court. Liaison counsel shall be required to maintain complete files with copies of all documents served upon them and shall make such files available to parties within their liaison group upon request. Liaison counsel are also authorized to receive orders and notices from the Judicial Panel on Multi District Litigation pursuant to Rule 5.2(e) of the Panel's Rules of Procedure or from the transferee court on behalf of all parties within their liaison group and shall be responsible for the preparation and transmittal of copies of such orders and notices to the parties in their liaison group. The expenses incurred in performing the services of liaison counsel shall be shared equally by all members of the liaison group in a manner agreeable to the parties or set by the Court failing such agreement. Appointment of liaison counsel shall be subject to the approval of the Court. At the first conference liaison counsel and/or the parties should be prepared to discuss any additional needs for an organizational structure or any additional matters consistent with the efficient handling of this matter.
- 16. PLAINTIFFS' STEERING COMMITTEE---It is the Court's intent to appoint a Plaintiffs' Steering Committee ("PSC") to conduct and coordinate the discovery stage of this litigation with the defendant's representatives or committee. Applications/nominations for the

PSC positions must be filed as an original and one copy with the Eastern District of Louisiana's Clerk's Office on or before Monday, March 28, 2005. A copy must also be served upon counsel named in the attached list on the day of filing. The main criteria for membership in the PSC will be: (a) willingness and availability to commit to a time-consuming project; (b) ability to work cooperatively with others; and (c) professional experience in this type of litigation.

Applications/nominations should succinctly address each of the above criteria as well as any other

relevant matters. No submissions longer than three (3) pages will be considered. The Court will

Objections may be made to the appointment of a proposed applicant/nominee.

Nevertheless, the Court will entertain only written objections to any application/nomination.

These must be filed with the Clerk in an original and one copy on or before April 4, 2005. The objections, if there be any, must be short, yet thorough, and must be supported by necessary documentation. As with the application/nomination, any objection must be served on all counsel appearing on the attached list on the day of filing.

The PSC will have the following responsibilities:

only consider attorneys who have filed a civil action in this litigation.

#### Discovery

- (1) Initiate, coordinate, and conduct all pretrial discovery on behalf of plaintiffs in all actions which are consolidated with the instant multi district litigation.
- (2) Develop and propose to the Court schedules for the commencement, execution, and completion of all discovery on behalf of all plaintiffs.
- (3) Cause to be issued in the name of all plaintiffs the necessary discovery requests, motions, and subpoenas pertaining to any witnesses and

documents needed to properly prepare for the pretrial of relevant issues found in the pleadings of this litigation. Similar requests, notices, and subpoenas may be caused to be issued by the PSC upon written request by an individual attorney in order to assist him/her in the preparation of the pretrial stages of his/her client's particular claims.

(4) Conduct all discovery in a coordinated and consolidated manner on behalf and for the benefit of all plaintiffs. No attorney for a plaintiff may be excluded from attending the examination of witnesses and other proceedings. Such attorney may suggest questions to be posed to deponents through the designated PSC members provided that such questions are not repetitious.

#### Hearings and Meetings

- (1) Call meetings of counsel for plaintiffs for any appropriate purpose, including coordinating responses to questions of other parties or of the Court. Initiate proposals, suggestions, schedules, or joint briefs, and any other appropriate matter(s) pertaining to pretrial proceedings.
- (2) Examine witnesses and introduce evidence at hearings on behalf of plaintiffs.
- (3) Act as spokesperson for all plaintiffs at pretrial proceedings and in response to any inquiries by the Court, subject of course to the right of any plaintiff's counsel to present non-repetitive individual or different positions.

#### Miscellaneous

- (1) Submit and argue any verbal or written motions presented to the Court or Magistrate on behalf of the PSC as well as oppose when necessary any motions submitted by the defendant or other parties which involve matters within the sphere of the responsibilities of the PSC.
- (2) Negotiate and enter into stipulations with Defendants regarding this litigation. All stipulations entered into by the PSC, except for strictly administrative details such as scheduling, must be submitted for Court approval and will not be binding until the Court has ratified the stipulation. Any attorney not in agreement with a non-administrative stipulation shall file with the Court a written objection thereto within ten (10) days after he/she knows or should have reasonably become aware of the stipulation. Failure to object within the term allowed shall be deemed a waiver and the stipulation will automatically be binding on that party.
- (3) Explore, develop, and pursue all settlement options pertaining to any claim or portion thereof of any case filed in this litigation.
- (4) Maintain adequate files of all pretrial matters and have them available, under reasonable terms and conditions, for examination by Plaintiffs or their attorneys.
- (5) Prepare periodic status reports summarizing the PSC's work and progress.

  These reports shall be submitted to the Plaintiffs' Liaison Counsel who will promptly distribute copies to the other plaintiffs' attorneys.

- (6) Perform any task necessary and proper for the PSC to accomplish its responsibilities as defined by the Court's orders.
- (7) Perform such other functions as may be expressly authorized by further orders of this Court.
- (8) Reimbursement for costs and/or fees for services will be set at a time and in a manner established by the Court after due notice to all counsel and after a hearing.
- 17. COMMUNICATION WITH THE COURT---Unless otherwise ordered by this

  Court, all substantive communications with the Court shall be in writing, with copies to opposing
  counsel. Nevertheless, the Court recognizes that cooperation by and among plaintiffs' counsel
  and by and among defendant's counsel is essential for the orderly and expeditious resolution of
  this litigation. The communication of information among and between plaintiffs' counsel and
  among and between defendant's counsel shall not be deemed a waiver of the attorney-client
  privilege or the protection afforded attorney's work product, and cooperative efforts
  contemplated above shall in no way be used against any plaintiff by any defendant or against any
  defendant by any plaintiff. Nothing contained in this provision shall be construed to limit the
  rights of any party or counsel to assert the attorney-client privilege or attorney work product
  doctrine.

New Orleans, Louisiana, this <u>17<sup>th</sup></u> day of <u>February</u>, 2005.

/s/ Eldon E. Fallon ELDON E. FALLON UNITED STATES DISTRICT JUDGE

Attachments

Document 10-4

Filed 04/17/2006 Page 12 of 34

MULTIDISTRICT LITIGATION U.S. DISTRICT COURT LASTERN DISTRICT OF LA FEB 1 6 2005

RELEASED FOR PUBLICATION 7 AND STREET CLERK'S OFFICE

DOCKET NO. 1657 LORETTA G. WHYTE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE VIOXX PRODUCTS LIABILITY LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, JOHN F. KEENAN, D. LOWELL JENSEN, J. FREDERICK MOTZ,\* ROBERT L. MILLER, JR., KATHRYN H. VRATIL AND DAVID R. HANSEN, JUDGES OF THE PANEL

#### TRANSFER ORDER

This litigation presently consists of 148 actions pending in 41 federal districts and listed on the attached Schedule A. Before the Panel are two motions, pursuant to 28 U.S.C. § 1407, that taken together seek centralization for coordinated or consolidated pretrial proceedings of all but one of these actions.1 Plaintiff in one Eastern Louisiana action seeks centralization of this litigation in the Eastern or Western Districts of Louisiana. Defendant Merck & Co., Inc. (Merck) moves for centralization of this litigation in either the District of Maryland, the Southern District of Indiana, or the Northern District of Illinois. Merck also agrees with some plaintiffs that the District of New Jersey would be an appropriate transferee district. AmerisourceBergen Corp., a wholesaler defendant, supports centralization in the Maryland district. Most responding plaintiffs agree that centralization is appropriate, although some plaintiffs suggest alternative transferee districts, including the Northern District of Alabama, the Central or Northern Districts of California, the District of Delaware, the Southern District of Illinois, the District of Minnesota, the Eastern District of Missouri, the District of New Jersey, the Eastern or Southern Districts of New York, the Northern or Southern Districts of Ohio, the Western District of Oklahoma, the Eastern District of Pennsylvania, and the Southern or Western Districts of Texas.

One other action - Teamsters Local 237 Welfare Fund, et al. v. Merck & Co., Inc., S.D. New York, C.A. No. 1:04-9248 - was not included on either MDL-1657 motion and is now included in this transfer order. All parties to this action had notice of the proceedings before the Panel relating to Section 1407 centralization and had an opportunity to participate in those proceedings by stating their respective positions in writing and during the Panel's hearing session.

The Panel has been notified of nearly 200 notantially related actions and in its months.	ree
The Failer has been notified of hearty 500 potentially related actions pending in multiple	enegeral districts.
The Panel has been notified of nearly 300 potentially related actions pending in multiple. In light of the Panel's disposition of this docket, these actions will be treated as potential.	tag a ong actions.
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<sup>\*</sup> Judge Motz took no part in the decision of this matter.

<sup>&</sup>lt;sup>1</sup>Included in the Section 1407 motions were eleven additional actions pending in the Central District of California (2), the Southern District of California (1), the Southern District of Illinois (2), the Southern District of Indiana (1), the Western District of Missouri (1), the Southern District of New York (1), the Northern District of Texas (1), and the Southern District of Texas (2). These actions have been either remanded to their respective state courts, voluntarily dismissed, or otherwise closed. Accordingly, inclusion of the actions in Section 1407 proceedings is moot.

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The three arguments in opposition to Section 1407 centralization can be summarized as follows: plaintiffs in two actions oppose inclusion of their actions in MDL-1657 proceeding; because motions to remand their actions to state court are pending; plaintiffs in Section 1407 proceeding; plain

On the basis of the papers filed and hearing session held, the Panel finds that the actions in this litigation involve common questions of fact, and that centralization under Section 1407 in the Eastern District of Louisiana will serve the convenience of the parties and witnesses and promote the just and efficient conduct of the litigation. All actions focus on alleged increased health risks (including heart attack and/or stroke) when taking Vioxx, an anti-inflammatory drug, and whether Merck knew of these increased risks and failed to disclose them to the medical community and consumers. Centralization under Section 1407 is necessary in order to eliminate duplicative discovery, avoid inconsistent pretrial rulings, and conserve the resources of the parties, their counsel and the judiciary.

New York oppose inclusion of their action in 1407 proceedings, since it involves additional claims

relating to a different prescription medication not involved in other MDL-1657 actions.

The pendency of a motion to remand to state court is not a sufficient basis to avoid inclusion in Section 1407 proceedings. We note that motions to remand in two actions, one action each in the District of Kansas and the Eastern District of Missouri, as well as in any other MDL-1657 actions can be presented to and decided by the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F. Supp. 2d 1346, 1347-48 (J.P.M.L. 2001).

Nor are we persuaded by the arguments of some opposing Texas plaintiffs and the New York third-party payor plaintiffs. We point out that transfer under Section 1407 has the salutary effect of placing all actions in this docket before a single judge who can formulate a pretrial program that: 1) allows discovery with respect to any non-common issues to proceed concurrently with discovery on common issues, In re Joseph F. Smith Patent Litigation, 407 F.Supp. 1403, 1404 (J.P.M.L. 1976); and 2) ensures that pretrial proceedings will be conducted in a manner leading to the just and expeditious resolution of all actions to the overall benefit of the parties. We note that the MDL-1657 transferee court can employ any number of pretrial techniques – such as establishing separate discovery and/or motion tracks - to efficiently manage this litigation. In any event, we leave the extent and manner of coordination or consolidation of these actions to the discretion of the transferee court. In re Mutual Funds Investment Litigation, 310 F.Supp.2d 1359 (J.P.M.L. 2004). It may be, on further refinement of the issues and close scrutiny by the transferee judge, that some claims or actions can be remanded to their transferor districts for trial in advance of the other actions in the transferee district. But we are unwilling, on the basis of the record before us, to make such a determination at this time. Should the transferee judge deem remand of any claims or actions appropriate, procedures are available whereby this may be accomplished with a minimum of delay. See Rule 7.6, 199 F.R.D. at 436-38. We are confident in the transferee judge's ability to streamline pretrial proceedings in these actions, while concomitantly directing the appropriate resolution of all claims.

The Panel is persuaded, however, that claims involving a prescription drug other than Vioxx in one Eastern District of New York action do not share sufficient questions of fact with claims relating to Vioxx to warrant inclusion of these non-Vioxx claims in MDL-1657 proceedings.

Given the geographic dispersal of constituent actions and potential tag-along actions, no district stands out as the geographic focal point for this nationwide docket. Thus we have searched for a transferee judge with the time and experience to steer this complex litigation on a prudent course. By centralizing this litigation in the Eastern District of Louisiana before Judge Eldon E. Fallon, we are assigning this litigation to a jurist experienced in complex multidistrict products liability litigation and sitting in a district with the capacity to handle this litigation.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the actions listed on the attached Schedule A and pending outside the Eastern District of Louisiana are transferred to the Eastern District of Louisiana and, with the consent of that court, assigned to the Honorable Eldon E. Fallon for coordinated or consolidated pretrial proceedings with the actions pending there and listed on Schedule A.

IT IS FURTHER ORDERED that claims in Dominick Cain, et al. v. Merck & Co., Inc., et al., E.D. New York, C.A. No. 1:01-3441, against Pharmacia Corp., Pfizer Inc., and G.D. Searle & Co. relating to a prescription medication other than Vioxx are simultaneously separated and remanded to the Eastern District of New York.

FOR THE PANEL:

Wm. Terrell Hodges Chairman

#### **SCHEDULE A**

## MDL-1657 -- In re Vioxx Products Liability Litigation



CASE	No.	ASSIG.	NEL	2
EAS	TERN	DIST	OF	LOUISIANI

Paul Turner, Sr. v. Merck & Co., Inc., C.A. No. 1:04-999	05-0428
Danny M. Wilson v. Merck & Co., Inc., C.A. No. 2:03-844	05-0429

## Northern District of Alabama

Carolyn O. Hensley, etc. v. Merck & Co., Inc., C.A. No. 1:03-906	05-0430
William Cook v. Merck & Co., Inc., et al., C.A. No. 2:02-2710	05-0431
Sharon Scott Jones v. Merck & Co., Inc., C.A. No. 5:04-3079	05-0432

### Southern District of Alabama

Carolyn Younge, etc. v. Merck & Co., Inc., et al., C.A. No. 1:03-125	05-0433
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## Eastern District of Arkansas

Linda Sue Otts v. Merck & Co., Inc., C.A. No. 5:04-57	05-0434
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## Western District of Arkansas

Bobby Brown, et al. v. Merck & Co., et al., C.A. No. 4:04-4140	05-0435
Arthur Fulton, etc. v. Merck & Co., Inc., C.A. No. 6:03-6107	05-0436

## Central District of California

Charles Ashman v. Merck & Co., Inc., C.A. No. 2:04-8225	05-0437
Janet Briggs v. Merck & Co., Inc., C.A. No. 2:04-9275	05-0438

## Northern District of California

Kathy Tokes v. Merck & Co., Inc., C.A. No. 3:04-4435	05-0439
Patricia A. Taylor v. Merck & Co., Inc., C.A. No. 3:04-4510	05-0440
Jeffrey Brass v. Merck & Co., Inc., C.A. No. 3:04-4521	05-0441

## Middle District of Florida

Frances Dunleavey, et al. v. Merck & Co., Inc., C.A. No. 2:04-539	05-0442
I rances Dunieuvey, et al. v. Merch & Co., Mc., C.A. 190, 2.04-333	05 0112

#### MDL-1657 Schedule A (Continued)

# SECT. L MAG. 3

## Northern District of Florida

Benjamin Burt, et al. v. Merck & Co., Inc., C.A. No. 3:04-388 05-0443

#### Southern District of Florida

Ellen B. Gerber, et al. v. Merck & Co., Inc., C.A. No. 0:04-61429	05-0444
Josefa Abraham, et al. v. Merck & Co., Inc., C.A. No. 1:04-22631	05-0445
Sidney Schneider v. Merck & Co., Inc., et al., C.A. No. 1:04-22632	05-0446
Clara Fontanilles v. Merck & Co., Inc., C.A. No. 1:04-22799	05-0447
Stanley Silber, et al. v. Merck & Co., Inc., C.A. No. 9:04-80983	05-0448

## Northern District of Georgia

Richard Zellmer v. Merck & Co., Inc., et al., C.A. No. 1:03-2530 05-0449 Edna Strickland v. Merck & Co., Inc., C.A. No. 1:04-3231 05-0450

## Northern District of Illinois

Linda Grant, et al. v. Merck & Co., Inc., C.A. No. 1:04-6407	05-0451
Constance Oswald v. Merck & Co., Inc., C.A. No. 1:04-6741	05-0452
Anita Ivory v. Merck & Co., Inc., C.A. No. 1:04-7218	05-0453

## Southern District of Illinois

Roberta Walson, etc. v. Merck & Co., Inc., C.A. No. 3:04-27	05-0454
John Ellis v. Merck & Co., Inc., et al., C.A. No. 3:04-792	05-0455
Bilbrey v. Merck & Co., Inc., C.A. No. 3:04-836	05-0456

#### Southern District of Indiana

Estate of Lowell D. Morrison v. Merck & Co., Inc., C.A. No. 1:03-1535	05-0457
Kimberly Van Jelgerhuis, et al. v. Merck & Co. Inc. C. A. No. 1:04-1651	05-0458

#### District of Kansas

Vicky Hunter v. Merck & Co., Inc., C.A. No. 2:04-2518	05-0459
Betty S. Smith v. Merck & Co., Inc., C.A. No. 6:04-1355	05-0460

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## MDL-1657 Schedule A (Continued)

## Eastern District of Kentucky

SECT. L MAG. 3

Daniel K. Williams v. Merck & Co., Inc., C.A. No. 2:04-235 Richard J. Getty, et al. v. Merck & Co., Inc., C.A. No. 5:04-452 05-0461 05-0462

#### Eastern District of Louisiana

Salvadore Christina, Sr. v. Merck & Co., Inc., C.A. No. 2:04-2726
Angelis Alexander v. Merck & Co., Inc., C.A. No. 2:04-2845
Leonce Davis v. Merck & Co., Inc., C.A. No. 2:04-2937
Mary V. Gagola v. Merck & Co., Inc., C.A. No. 2:04-3053
Christine L. Parr v. Merck & Co., Inc., C.A. No. 2:04-3054
Clifton Adam Savage, Sr. v. Merck & Co., Inc., C.A. No. 2:04-3055
Delores Thomas Robertson v. Merck & Co., Inc., C.A. No. 2:04-3056
Howard Mark Falick v. Merck & Co., Inc., C.A. No. 2:04-3060
Warren L. Gottsegen, M.D. v. Merck & Co., Inc., C.A. No. 2:04-3065

#### Middle District of Louisiana

Michael Wayne Russell v. Merck & Co., Inc., C.A. No. 3:04-712	05-0463
Linda Kay Hudson v. Merck & Co., Inc., C.A. No. 3:04-776	05-0464
Jesse Wilkinson v. Merck & Co., Inc., C.A. No. 3:04-800	05-0465
Wilson Brown v. Merck & Co., Inc., C.A. No. 3:04-801	05-0466
Dorothy Bracken v. Merck & Co., Inc., C.A. No. 3:04-802	05-0467
James Edward Benoit v. Merck & Co., Inc., C.A. No. 3:04-803	05-0468
Clarence Chiszle v. Merck & Co., Inc., C.A. No. 3:04-804	05-0469

#### Western District of Louisiana

Anthony J. Mallet, et al. v. Merck & Co., Inc., et al., C.A. No. 2:02-2304	05-0470
Calvin Warren, et al. v. Merck & Co., Inc., C.A. No. 3:04-2110	05-0471
Vicki White v. Merck & Co., Inc., C.A. No. 3:04-2126	05-0472
Norma Merrit, et al. v. Merck.& Co., Inc., C.A. No. 5:03-1401	05-0473
Herchial Wright, et al. v. Merck & Co., Inc., C.A. No. 5:04-2268	05-0474
Leroy Bates, et al. v. Merck & Co., Inc., C.A. No. 5:04-2269	05-0475
Vaughn McKnight v. Merck & Co., Inc., C.A. No. 5:04-2270	05-0476
Josephine Harper v. Merck & Co., Inc., C.A. No. 5:04-2271	05-0477
Lendell Burns, et al. v. Merck & Co., Inc., C.A. No. 5:04-2272	05-0478
Leona Sadler v. Merck & Co., Inc., C.A. No. 5:04-2273	05-0479
William Tice, et al. v. Merck & Co., Inc., C.A. No. 5:04-2274	05-0480
Maynard Butler, et al. v. Merck & Co., Inc., C.A. No. 5:04-2275	05-0481
Marion Evans, et al. v. Merck & Co., Inc., C.A. No. 5:04-2276	05-0482
Donna Lavergne v. Merck & Co., Inc., C.A. No. 6:04-2174	05-0483

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## District of Maryland

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Northern District of Mississippi	

## Northern District of Mississippi

## Southern District of Mississippi

Leona McFarland, et al. v. Merck & Co., Inc., et al., C.A. No. 2:03-247	05-0493
Bettye J. Magee, et al. v. Merck & Co., Inc., et al., C.A. No. 2:03-249	05-0494
Jerry Melton v. Merck & Co., Inc., et al., C.A. No. 2:04-372	05-0495
Janet Sue Morgan, et al. v. Merck & Co., Inc., et al., C.A. No. 3:03-435	05-0496
Brenda Price, et al. v. Merck & Co., Inc., et al., C.A. No. 3:04-866	05-0497

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Deyonne E. Whitmore v. Merck & Co., Inc., C.A. No. 4:03-1354	05-0498
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## Western District of Missouri

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## District of New Jersey

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## Eastern District of New York

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William Hanson v. Merck & Co., Inc., C.A. No. 1:04-2949	05-0506
Jerome Covington v. Merck & Co., Inc., C.A. No. 1:04-4439	05-0507
Alan Mell v. Merck & Co., Inc., C.A. No. 1:04-4606	<b>05-0</b> 508
Lorraine Fialo v. Merck & Co., Inc., C.A. No. 1:04-4686	05-0509
Lawrence Wright, et al. v. Merck & Co., Inc., C.A. No. 2:04-4485	05-0510
William Fontanetta, et al. v. Merck & Co., Inc., C.A. No. 2:04-4486	05-0511

## Southern District of New York

Laney C. Davis v. Merck & Co., Inc., C.A. No. 1:04-8082	05-0512
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Walter McNaughton v. Merck & Co. Inc., C.A. No. 1:04-8297	05-0514
Carmen M. Pagan, et al. v. Merck & Co., Inc., C.A. No. 1:04-8959	05-0515
Teamsters Local 237 Welfare Fund, et al. v. Merck & Co., Inc., C.A. No. 1:04-9248	05-0516
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## Northern District of Ohio

	Marjory Knoll v. Merck & Co., Inc., C.A. No. 1:04-2209	05-0518
	Danford K. Jones, et al. v. Merck & Co., Inc., C.A. No. 1:04-2217	05-0519
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	Wanda Moldovan, et al. v. Merck & Co., Inc., C.A. No. 1:04-2245	05-0521
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Paul E. House v. Merck & Co., Inc.,	C.A. No. 5:04-1235	05-0523

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Henry Smith, et al. v. Merck & Co., Inc., C.A. No. 2:04-4713	05-0524
Michelle Donovan v. Merck & Co., Inc., C.A. No. 2:04-4882	05-0525
Gwendolyn L. Carr v. Merck & Co., Inc., C.A. No. 2:04-4900	05-0526
Fred S. Engle v. Merck & Co., Inc., C.A. No. 2:04-5077	05-0527
Merrick Sirota, et al. v. Merck & Co., Inc., C.A. No. 2:04-5130	05-0528

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## District of Puerto Rico

Rafael Gonzalez-Arias, et al. v. Merck & Co., Inc., C.A. No. 3:04-2263 05-0529

## District of South Carolina

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## Eastern District of Texas

Arthur Clifford Hall, et al. v. Merck & Co., Inc., C.A. No. 1:04-684	<b>0</b> 5- <b>0</b> 531
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Billie Painton, et al. v. Merck & Co., Inc., C.A. No. 1:04-686	05-0533
Lovincy Richard, et al. v. Merck & Co., Inc., et al., C.A. No. 1:04-703	05-0534
Bill Jolley, et al. v. Merck & Co., Inc., C.A. No. 2:04-376	05-0535
Marian Williamson, etc. v. Merck & Co., Inc., C.A. No. 2:04-406	05-0536
Deborah Daley, etc. v. Merck & Co., Inc., et al., C.A. No. 6:03-509	05-0537

## Northern District of Texas

Dellas Staples, et al. v. Merck & Co., Inc., et al., C.A. No. 3:03-180	05-0538
Michael R. Leonard v. Merck & Co., Inc., C.A. No. 3:04-2157	05-0539
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## Southern District of Texas

Heirs of the Estate of Pablo Flores v. Merck & Co., Inc., et al., C.A. No. 2:03-362	05-0541
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John P. Eberhardt v. Merck & Co., Inc., C.A. No. 4:03-1380	05-0545
Myrtle Louise Bell, et al. v. Merck & Co., Inc., et al., C.A. No. 4:03-3448	05-0546
Thomas Joseph Pikul, etc. v. Merck & Co., Inc., et al., C.A. No. 4:03-3656	05-0547
Opalene Stringer, et al. v. Merck & Co., Inc., et al., C.A. No. 4:03-3657	05-0548
Reginald K. Fears v. Merck & Co., Inc., C.A. No. 4:04-4187	05-0549
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Johnny White v. Merck & Co., Inc., C.A. No. 4:04-4207	05-0553
Donna Hale v. Merck & Co., Inc., C.A. No. 4:04-4208	05-0554
Bernadette Young v. Merck & Co., Inc., C.A. No. 4:04-4209	05-0555
William B. Gregory, Jr. v. Merck & Co., Inc., C.A. No. 4:04-4327	05-0556

05-0566

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Catherine Wheatley, etc. v. Merck & Co., Inc., et al., C.A. No. 2:04-20

SCHEDULE B

Docket: 1657 - In re Vioxx Products Liability Litigation

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ATTORNEY - FIRM

REPRESENTED PARTY(S)

Allen, Jr, T. Scott

Cruse, Scott, Henderson & Allen

Transferee District: LAE

2777 Allen Parkway

7th Floor

Houston, TX 77019

Americsourcebergen,

1300 Morris Drive

Suite 100

Chesterbrook, PA 19087

Arsenault, Richard J.

Neblett Beard & Arsenault

PO. Box 1190

Alexandria, LA 71309-1190

Aylstock, Bryan F.

Aylstock, Witkin & Sasser, P.L C.

55 Baybridge Drive

Gulf Breeze, FL 32561

Bailey, Blake H.

Bailey Law Firm

112 South Broadway

Tyler, TX 75702

Barkley, Steven C.

3560 Delaware

Suite 305

Beaumont, TX 77706

Barrett, David A.

Boies, Schiller & Flexner, LLP

570 Lexington Avenue

16th Floor

New York, NY 10022

Becnel, Bradley Douglas

Law Offices Of Daniel E. Becnel, Jr.

425 W. Airline Hwy.

Suite B

Laplace, LA 70068

Becnel, Jr, Daniel E

Law Offices of Daniel E. Becnel, Jr.

106 West Seventh Street

P.O. Drawer H

Reserve, LA 70084-2095

Bergen Brunswig,

PO Box 959

Valley Forge, PA 19482

Berger, C. William

Furr & Cohen

One Boca Place 2255 Glades Road => Arango, M.D., Dario\*; Dario Arango, M.D., P A. dba Arango Family & Industrial Clinic\*, Dennis, Dr.

Michael D.\*; Suderman, D O., Emery L.\*

=> Amerisource, Inc., Amerisourcebergen#; Bergen Brunswig Drug Co.#

=> Lavergne, Donna

=> Price, Bobby, Price, Brenda

=> Bailey, Jerlene\*; Ford, James\*; Harrington, John\*, Hollandsworth, James\*, Irvin, Barbara\*; Jolley,

=> Hall (Ind /Rep /Est.-Margaret Isabel) Arthur Clifford, Hall, Eliot; Hall, Frank Harold

Bill\*, Morrison, Ethel\*; Smith, Shirley\*; Williams, James\*, Young, David\*

=> Cain, Alex\*; Moss, Bobbie\*; Watkins, William\*

=> Savage, Sr, Clifton Adam

=> Benoit, James Edward, Bracken, Dorothy; Brown, Wilson; Chiszle, Clarence; Christina, Sr., Salvadore\*; Davis, Leonce; Falick, Howard Mark; Gagola, Mary V., Hudson, Linda Kay; Parr, Christine L.;

Robertson, Delores Thomas; Wilkinson, Jesse

=> Bergen Brunswig Drug Co. dba Amerisourcebergen

=> Silber, Stanley; Silber, Susan

#### REPRESENTED PARTY(S)

Suite 337W

Boca Raton, FL 33431

Birchfield, Jr, Andy D.

Beasley, Allen, Crow, Methvin, Portis & Miles

P.O. Box 4160

234 Commerce Street

Montgomery, AL 36103-4160

Abram, Antoinette\*; Adams (Behalf-Janet), Eddie William\*; Brown (Behalf-Stephen Anthony), Tracy\*; Chapman, Eunice\*; Cook, William\*; Early, Reginald\*; Eckols, Lula\*; Eckols, Tommy Lee\*; Flanagan, Geneva L.\*; Gough, Jerry\*; Halbert, Josephine\*; Harmon, Roy\*; Holmes, Gene\*; Hopkins (Behalf-Emma Conner), Willie Mae\*; Hudson, Camillia Faye\*; Johnson, Sharon\*; Jones, Annie\*; Jones, Jessie Lee\*; King, Tonya Lynn\*; Logan, Joe W.\*; Magee, Bettye J.\*; Maynor, Linder\*; McFarland, Leona\*; McMillan, Louise\*; McNeil, Bessie\*; Morgan, Janet Sue\*; Morgan, Stephanie\*; Moulds (Behalf-Alice Lessie Atchley), Rachel\*; Norwood, Annie\*; Oliver (Behalf-Kenneth Ray), Frances Ann\*; Otts, Linda Sue\*; Parsons, Mary\*; Payton, Eddie William\*; Pegues, Riella\*; Powell, Susie M.\*; Smith, James\*; Starling, Lamont\*; Sykes, Melissa\*; Tucker, Barbara\*; Warren, James Howard\*; Wheatley (Adm./Est.-Carl), Catherine\*; Wheaton, Rosie C.\*; Younge (Ind./Adm./Est.-Charles Marvin), Carolyn\*; Zellmer, Richard\*

Bradford, Reshonda L. Singleton Law Firm 4050 Linwood Ave

Shreveport, LA 71108

Bruno, Joseph M.

Bruno & Bruno, LLP

855 Baronne Street

New Orleans, LA 70113

Buchanan, Virginia M

Levin, Papatonio, Thomas, Mitchell, et al.

316 South Baylen Street, Suite 600

PO Box 12308

Pensacola, FL 32501

Cabraser, Elizabeth J.

Lieff, Cabraser, Heimann & Bernstein, LLP

Embarcadero Center West

275 Battery Street

30th Floor

San Francisco, CA 94111-3339

Carboy, Andrew J

Sullivan, Papain, Block, McGrath & Cannavo

120 Broadway

18th Floor

New York, NY 10271

Carroll, Raymond S

Law Offices Of Weiner, carroll & Strauss

119 Rockland Center

Suite 425

Nanuet, NY 10954

Colingo, Joseph R

Williams, Heidelberg, et al.

P.O. Box 1407

711 Delmas Avenue

Pascagoula, MS 39568-1407

Cory, Ernest

Cory, Watson, Crowder & DeGaris, P C.

2131 Magnolia Avenue

=> Allegretto, Fran, Anderson, Comecia; Anderson, Frederick, Baylor, Ruthie; Brooks, Magaline; Edwards, Joe Ree; Garcie, Mattie; Hall, Calvin; Kersee, Mary; Merrit, Norma; Netter, Carlos, Payne, Minnie, Rice, Thelma, Upshaw, James

=> Alexander, Angelis\*

=> Burt, Benjamin R., Burt, Shirley

=> Aguero, Brenda\*, Herke, Sherrill\*

=> Fontanetta, Robin, Fontanetta, William

=> McNaughton, Walter\*

=> Stewart, Dr. Reginald

=> Fulton (Adm./Est.-Rebeka Kayla Schultz), Arthur\*; Hensley (Exe./Est.-Henry Lee), Carolyn O.\*

#### REPRESENTED PARTY(S)

Suite 200

Birmingham, AL 35205

Craig, Jr, C. York

Craig, Hester, Luke & Dodson

PO Box 12005

Jackson, MS 39236-2005

Crum, Richard E.

Cobb, Shealy, Crum & Derrick, P A.

P.O. Box 6346

Dothan, AL 36302-6346

D'Amato, Jr, John Michael

Russo, Scamardella & D'Amato, P.C.

1010 Forest Avenue

Staten Island, NY 10310

Deters, Eric C

Eric C Deters & Associates, P.S.C.

5247 Madison Pike

Independence, KY 41051

Dixon, Ivan

8413 Edgewood Drive

Rowlett, TX 75089

Eberhardt, John P

#1083045

1100 FM 655

Rosharon, TX 77583

Edelman, Daniel A.

Edelman, Combs & Latturner, LLC

120 South LaSalle Street

18th Floor

Chicago, IL 60603

Edmonson, Richard M

Armstrong Allen, PLLC

4450 Old Canton Road

Suite 210

Jackson, MS 39211

Fayard, Jr, Calvin C

Fayard & Honeycutt

519 Florida Avenue, S W Denham Springs, LA 70726

Fears, Reginald K.

James H. Byrd Unit

21 FM 247

Huntsville, TX 77320

Federman, William B

Federman & Sherwood 120 North Robinson Avenue

Suite 2720

Oklahoma City, OK 73102

=> Columbia Discount Drugs, Inc.; Super D #143

=> Turner, Sr , Paul\*

=> Fialo, Lorriane

=> Williams, Daniel K.\*

=> Dixon, Ivan

=> Eberhardt, John P

=> Ivory, Anita

=> Fred's Express

=> Russell, Michael Wayne\*

=> Fears, Reginald K.

=> House, Paul E.\*, Leonard, Michael R.\*

#### REPRESENTED PARTY(S)

=> Chartrand, Larry\*, Grant, Linda\* Fiesta, Ronald V Kenneth B. Moll & Associates, Ltd. Three First National Plaza 50th Floor Chicago, IL 60602 => Willis, M.D., Todd Flowers, R. Allen Flowers Law Firm 341 North 25th Avenue Hattiesburg, MS 39401 => Bench, Jurhee\*; Hunter, Vicky\* Foster, Shawn G. Davis, Bethune & Jones, LLC 1100 Main Street Suite 2390 Kansas City, MO 64105 => Baldoni, Eugene; Blumfield, Travis; Brumfield, Travis; Lassig, Ashley; Lassig, Leonard, Lassig, Martha, Fox, Dana Casselli Pearson, Carolyn; Pearson, Elizabeth, Smith, Carolyn; Smith, Eric, Staples, Billy; Staton Waters & Kraus (Ind./Per./Rep /Heirs/Est.-David Wayne), Rosa Linda, Valdone, Chip 3219 McKinney Avenue Suite 3000 Dallas, TX 75204 => Melton, Jerry Freese, Richard A Sweet & Freese, P L L C. PO Box 1178 Jackson, MS 39215 => Balch, Peggy J \* Gallagher, Michael T Gallagher Law Firm, P.C 777 Walker Street Suite 2500 Houston, TX 77002 => Briggs, Janet Gancedo, Hector G. Gancedo & Nieves 144 West Colorado Blvd. Pasadena, CA 91105 => Sanchez, Olga\* Garcia, Ricardo A 820 S Main Street McAllen, TX 78501 => Gibson, Mary Gibson, Mary P.O Box 400 St. Mary's, GA 31558 => Dauterman, Brock; Dauterman, Holly; Dauterman, Janet; Dauterman, Rod; Dauterman, Ryan; Glover, Goldser, Ronald S. Carolyn Y.; Michaud (Ind./Per./Rep. on behalf of the Estate of Andre Adrian Michaud, Decedent Andre Zimmerman Reed, P.L L P Adrian Michaud), Bridget Elaine; Whitmore, Deyonne E 651 Nicollet Mall Suite 501 Minneapolis, MN 55402-4123 => Knoll, Marjory Goldwasser, Andrew S.

Cleveland, OH 44113

Suite 460

Ciano & Goldwasser 460 MK Ferguson Plaza 1500 West Third Street

#### REPRESENTED PARTY(S)

**ATTORNEY - FIRM** => Jones, Sharon Scott Graffeo, C. Anthony Watson, Jimmerson, Givhan, et al. 203 Greene Street PO. Box 18368 Hunstville, AL 35804 => Mercy Hospital of Loredo d/b/a Mercy Regional Medical Center Griesenbeck, Tim T. Plunkett & Gibson Renaissance Plaza, Suite 1100 70 N E Loop 410 P.O Box 795061 San Antonio, TX 78216 => Griffith, Patricia Griffith, Patricia 1045 Evelyn Avenue Clarksdale, MS 38614 \*\*\* Bad Address \*\*\* => Warren, Calvin; Warren, Jessica Guerriero, Jeffrey D Guerriero & Guerriero PO Box 4092 Monore, LA 71211-4092 => Fontanilles, Clara Harke, Lance A Harke & Clasby 155 South Miami Avenue Suite 600 M1ami, FL 33130 => Reed (Ind /widow-Johnney), Carolyn Hebderson, Craig D Gary, Thomasson, Hall & Mark Professional Corp PO Box 2888 210 S Carancahua Corpus Christi, TX 78403 => Hinojosa, Maria Emma\* Hockema, David Hadden Hockema, Tippit & Escobedo, L.L.P. 1 Paseo Del Prado Bldg. 101 P.O. Box 720540 McAllen, TX 78504-0540 => Mississippi Emergency Associates, P A. Hodges, Robert M. Wise, Carter, Child & Caraway PO. Box 651 Jackson, MS 39205-0651 => Bonners Pharmacy\* Howell, III, Jesse L Copeland, Cook, Taylor & Bush, P.A. 200 Concourse, Suite 200 1062 Highland Colony Parkway PO Box 6020 Ridgeland, MS 39158-6020 => Reid, M.D, Richard Hughes, John F Wilkins, Stephens & Tipton

PO Box 13429 Jackson, MS 39236-3429

#### REPRESENTED PARTY(S)

**ATTORNEY - FIRM** => Smith, Betty S. Hutton, Mark B. Hutton & Hutton PO. Box 638 Wichita, KS 67201 => Bilbrey, Patricia Hylla, David A. Bilbrey & Hylla 8724 Pin Oak Road PO Box 975 Edwardsville, IL 62025 \*\*\* Bad Address \*\*\* => Cheeseman, Sara\* Johnson, Dennis J. Johnson & Perkinson 1690 Williston Road PO Box 2305 S Burlington, VT 05403 => G D Searle & Co; G.D Searle, LLC, Monsanto Co., Pharmacia Corp. Johnson, Walter T. Watkins & Eager PO. Box 650 Jackson, MS 39205-0650 => Lee, M D., Charles D. Johnson, III, Whitman B Currie, Johnson, Griffin, Gaines & Myers PO Box 750 Jackson, MS 39205-0750 -> Delta Discount Drugs Inc Jones, Christy D Butler, Snow, O'Mara, Stevens & Cannada PO. Box 22567 Jackson, MS 39225-2567 => R/D Clinical Research, Inc., Resnick, M.D., Harvey Josephson, Richard L Baker Botts LLP One Shell Plaza 910 Louisana Street Suite 3000 Houston, TX 77002-9934 => Bareham, Sandra; Bolen, Larry; Briggs, Robert; Conditt, Kathy, Holland, Michael; Joiner, Sherri, Katz, Melissa C. Knowles, Katrına, Lenormand, Pamela, Mitchell, Robert, Taucer, Albert; Thompson, John; Tucker, Jerry Waters & Kraus 3219 Mckinney **Suite 3000** Dallas, TX 75204 => Publix Super Markets, Inc. Kegerreis, Sharon L. Hughes, Hubbard & Reed, LLP 201 S. Biscayne Boulevard Suite 2500 Miami, FL 33131-4332 => Jones, Danford K.\*; Jones, Gilda C.\* Kennedy, R. Eric Weisman, Kennedy & Berris 1600 Midland Building 101 Prospect Avenue, West Cleveland, OH 44115

Note: Please refer to the report title page for complete report scope and key.

Kleinberg, Norman C. Hughes Hubbard & Reed LLP => Merck & Co, Inc \*

#### REPRESENTED PARTY(S)

One Battery Park Plaza New York, NY 10004

Knoll, Marjory

Law Office Of Robert J. Dicello

7556 Mentor Avenue Mentor, OH 44060

Kolman, Timothy M

Timothy M. Kolman And Associates 225 North Flowers Mill Road The Shoppes at Flowers Mill

Langhorne, PA 19047

Lamp, Joel C.

Assistant General Counsel

Tort Litigation Division, Wal-Mart Stores, Inc.

702 S.W. 8th Street

Bentonville, AR 72716-0215

Land, John W.

Bryan, Nelson, Randolph & Weathers

P.O Drawer 18109

Hattiesburg, MS 39404-8109

Lanier, W Mark

Lanier Law Firm

6810 FM 1960 West

Houston, TX 77069

Leathers, Jeffrey D

Greer, Pipkin, Russell, Dent & Leathers

PO Box 907

Tupelo, MS 38802

Leesfield, Ira H.

Leesfield, Leighton, Rubio & Mahfood, P.A.

2350 South Dixie Highway

Miami, FL 33133

Levin, Arnold

Levin, Fishbein, Sedran & Berman

510 Walnut Street

Suite 500

Philadelphia, PA 19106

Lewis, Carlene Rhodes

Goforth, Lewis, Sanford, LLP

1111 Bagby

**Suite 2200** 

Houston, TX 77002

=> Meadows, James E.\*; Meadows, Jr., James E.; Meadows, June; Meadows, Stephen G.

=> Donovan, Michelle

=> Wal-Mart Stores, Inc.

=> Mettsave Drugs; Quitman Drug Co.

- ⇒> Brown, Bobby\*, Brown, Linda\*; Daley (Ind./Rep./Est.-Robert Deleon & Next Friend for Scott A. & Shirley Mann), Deborah\*, Stubblefield (Ind./Rep./Est.-Keith Jerome & Next Friend-Keith Jerome, Korietta Lashay, Kendall Wayne& Kedrick Roy), Kimberly D.\*
- => Community Discount Pharmacy\*
- => Schneider, Sidney
- => Besaw, Patrick\*; Smith, Henry\*; Smith, Mary\*
- => Ahl, June\*; Alaniz, Flora\*; Allen, George\*; Alston, Jr., John\*; Anglin, Helen\*; Austin, Nancy\*; Baker, Mary\*; Baker, Norma\*; Baldwin, Kenneth\*; Banks, Judy\*; Barrington, Ernest\*; Bell, Myrtle Louise\*; Benavides (Ind./Rep/Est.-Lucia Gutierrez), Patrıcia\*; Berry, Flora\*; Bogdany, Arthur\*; Bridgers, Rebecca\*; Bronze, Sandra\*; Brooks, Fredrick\*; Brow, Mary\*; Brown, Esther\*; Brown, Wattie\*; Buck, Patricia\*; Buckner, Claude\*; Bullock, Barbara\*; Burk-Cameron, Patricia\*; Burkett (Legal Heir/Est.-Lelan Stringer), Majorie\*; Burrell, Willie\*; Busby-Allen, Sharla\*; Butcher, Shirley\*; Calder, Virginia\*; Camacho, Maria\*; Carney, Homer\*; Carter, Andrea\*; Carter, Essie\*; Carter, Helen Portis\*; Castro, Hortensia\*; Cebrum, Alice\*; Chambers, Christopher\*; Chane, Della\*; Chatman, Charles\*; Childress, Cynthia\*; Chocolate, Belinda\*; Clark, Beulah\*; Clark, Cortrena\*; Clark, Delores\*; Clark, Mary\*; Clayton, Marsha\*; Cluff, Anna\*; Coleman, Lula\*; Combs, David\*; Cooper, Roberts\*; Coppedge, Darryle\*; Crick, Kimberly\*; Cruz, Esperanza\*; Cryer, Becky\*; Dahl, David\*; De La Rosa, Odilla\*; Deainza, Barbara\*; Denny, Jeffrey L.\*; Denny, Molly J.\*; Diaz, Mary\*; Duncan, Shirley\*, Elam, Claudia\*; England, James\*; Fischbach, Arleigh\*, Flaniken, Betty\*; Forbes, James\*; Foward, Joe\*;

#### REPRESENTED PARTY(S)

Futrell, Sharon\*; Gajdosik, Margaret\*; Garrett, Manieka\*; Garza, Jorge\*; Garza, Linda\*; Garza, Manuel\*; Garza, Pauline\*; Geryak, Janie\*; Gılmore, Bobbie\*; Glaspie, Precious\*; Goss, Garcia\*; Graves, Mark\*; Gray, Marvinette\*; Griggsby, Tenya\*; Guzman, Beatriz\*; Haddox, Gracie\*; Hafemann, Donald\*; Hannah, Reba\*; Hannah, Sandra\*; Hardin, Larry\*; Harrell, Regina\*; Harris, Richard\*; Harris, Sandra\*, Harris, Vivian\*; Haynes, Lloyd\*; Heirs/Est.-Pablo Flores\*, Hermis, Lawrence\*, Hernandez, Ana\*; Hervey, George\*; Hess, Kenneth\*, Hill, Kristy\*; Hodges, Alvin\*; Hogue, Thelma\*; Holland, Wanda\*; Hopson (Ind./Rep./Est.-Kay Faubion), Joe\*; Howard, Annice\*; Hubbs, Judy\*, Hutson, Jerry\*, Jackson, Ella\*; Jackson, Esther\*; Jackson, Lendia\*; James, Tracy\*; Jobe, Charles\*; Johnson, Willie\*; Jones, Terryl\*; Kenne, Gordon\*; King, Patricia\*; Knox, Mary\*; Kolak, Alexander\*; Lane, Sr., Prentice\*; Lawson, Elva\*; Lee, Gary\*; Lerma, Clemente\*; Leslie, Doris\*, Leveen, Jay\*, Lewe, Doris Jean\*; Lewis, Crystal\*; Lise, Joyce\*; Logsdon, Ernest\*; Lovvorn, Jesse\*; Lucas, Stephen\*, Mallet, Anthony J.\*; Mallet, Priscilla G.\*; Mankarious, Rifaat\*; Manning, Rosie\*; March, Alicia\*; Martin, Georgia\*; Martinez, Willie\*; Mauldin, Mary\*; Mayberry, Janice\*; Mayo, Veronica\*, McCleveland, Kym\*, McGathon, Myrtle\*; McMillian, Opal\*; McNualty, Sharon\*; Miller, Grunetta\*; Molina, Euardo\*; Moore, Sharon\*; Moreno, Jesus\*; Morris, Gerald\*; Morton, David\*; Mowery, Ricky\*; Murphy, Mary\*; Myer, Margaret Pearson\*; Nelson, Rubie\*, Newell, Carol\*; Newton, Mary\*; Nichols, Fredrick\*, Oliver, Rena\*, Owen, III, David\*, Parker, Jessie\*; Parks, Dorothy\*; Parks, Margaret\*; Patterson, Steven\*; Phelan, Claudia\*; Phillips, Laura M.\*; Pikul (Adm./Est.-Paul), Thomas Joseph\*; Platt, Jr., Alvin\*; Posada, Maria\*; Powers, Gail\*; Pradia, Carolyn\*; Punch, Vivian\*; Pyron, Marshall\*; Rady, Jean\*; Ramırez, Josefa\*; Ray, Sr., Darrell\*; Reyna, Pete\*; Reynolds, Lori\*; Rhodes, Brian\*; Rhodes, George\*; Richter, Mary\*; Rivera, Epifanio\*; Roberts, Katherine\*; Roberts, Lorna\*; Robertson, Teddy\*; Robinson, Lonnie\*; Robinson, Oscar\*; Rodriguez, Dorothy\*, Rodriguez, Jose\*; Rodriguez, Vivian\*; Rogers, Hank\*; Ross, Larry\*; Ross, Olga\*, Ross, Sonsuray\*; Royston, Trina\*; Russell, Shelvy\*; Saylor, Richard\*; Schuhrke, Nora\*, Seago, Buncy\*; Shah, Ahmed\*; Shields, Marie\*; Simmons, Robert\*; Simpson, Ovie\*; Simpson, Patricia\*, Skipworth, Billy\*; Small, Weavis\*, Smith, Georgia\*; Smith, Melody\*; Sorge, Charles\*; Steard, Sheilah\*; Stech, Richard\*; Taylor, Jimmy\*; Taylor, Susan\*, Taylor, Tammy\*; Taylor-Beck, Dimitri\*; Teagve, James\*; Thomas, Gerladine\*; Thomas, Jr., Clifton\*; Thomas, Leslie\*; Thompson, Ray\*; Tucholski, Ernest\*; Wallace, Lamar\*, Ward, George\*; Ward, Willie\*; Wardlow, Willard\*, Watson, Jummy\*; Watson, Lonzine\*; Wiley, Littie\*; Williams, Belinda\*; Williams, Charlotte\*; Williams, Josephine\*, Williams, Theresa\*; Wilson, John\*, Wofford, Diane\*, Wood, Carol\*; Woodall, Phyllis\*, Worsley, Fred\*; Wright, Alice\*; Yarbrough, Brenda\*, Yong Cha, Page\*

Lietz, David K.
Coale, Cooley, Lietz, McInerny & Broadus
818 Connecticut Avenue
Suite 857
Washington, DC 20006

Lockridge, Richard A.
Lockridge, Grindal & Nauen P.L.L.P
100 Washington Avenue South
Suite 2200
Minneapolis, MN 55401-2179

Luckett, Jr, William O Luckett Law Firm P O. Drawer 1000 Clarksdale, MS 38614-1000

Malone, Patrick A.
Stein, Mitchell & Mezines
1100 Connecticut Avenue, N.W
Suite 1100
Washington, DC 20036

Matthews, David P.
Abraham Watkins Nichols Sorrels Matthews & Friend

=> Gerber, Ellen B \*; Gerber, Melvin\*

=> Homister, Shirley

=> Kroger Co.

=> Jeffers, Barbara Ann; Jeffers, Daniel Martin

=> Gilmore, Charles C \*; Hale, Donna\*; Stout, John R.\*; White, Johnny\*; Young, Bernadette\*

#### REPRESENTED PARTY(S)

=> Nevels, Caroline\*

=> Alford's Pharmacy\*

=> Oswald, Constance\*

800 Commerce Street

Houston, TX 77002-1776

McClain, Kenneth B

Humphrey, Farrington & McClain, P C

221 West Lexington

Suite 400

Independence, MO 64050

McNamara, J. Leray

Copeland, Cook, Taylor & Bush, P.A.

200 Concourse, Suite 200

1062 Highland Colony Parkway

P.O. Box 6020

Ridgeland, MS 39158-6020

=> Ball, M.D., David\*; Barr, M.D., William\*; Hammock, M.D., B.L.; Hassell, John F.; Line, M.D., Lance\*; Liverman, Steven B \*; Newell, M.D., Bruce\*; Peeler, M.D., J.G.\*; Smith, M.D., Randall; Weiss, David

C.\*; Windham, M.D., Thomas\*

=> Gunn, M.D., Susan\*; Gunn, Susan\*; McIntosh, M.D., Cooper A.\*

=> Amerisource Corp. \*#; AmerisourceBergen Corp. fdba AmeriSource Corp

Meaders, Kım M.

Crouch & Ramey

1445 Rose Avenue

Ste 2300

Dallas, TX 75202

Merkel, Charles M.

Merkel & Cocke PO Box 1388

Clarksdale, MS 38614-1388

=> Shannon, Frances

Milam, S Kirk

Hickman, Goza & Spragins, Plic

P O Drawer 668

Oxford, MS 38655-0668

=> Burris, Jr, Lowell Milavetz, Allen Scott

Milavetz Gallop & Milavetz 6500 France Avenue, South

Edina, MN 55435

=> Getty, Richard J \*; Stamper, Della\* Miller, Mason L.

Getty & Mayo, PLLC

1900 Lexington Financial Center

250 W. Main Street Lexington, KY 40507

=> Minor, Daniel Minor, Daniel

1032 Cardinal Dr. Waco, TX 76712

Minor, Steven R.

Elliott Lawson & Minor, PC

P.O. Box 8400

Bristol, VA 24203-8400

Moirano, Michael H. Nisen & Elliott

200 West Adams Street

**Suite 2500** 

Chicago, IL 60606

=> Ashman, Charles\* Mousseau, Geoffrey C.

Mousseau & Associates

#### REPRESENTED PARTY(S)

1421 Valverde Place

Suite B

Glendale, CA 91208

Mulhern, Edwin T.

Huwel & Mulhern 11 New Hyde Park Road

Frank Square, NY 11010

Murray, Stephen B

Murray Law Firm 909 Poydras Street

**Suite 2550** 

New Orleans, LA 70112-4000

Nast, Dianne M

Roda & Nast, P.C

801 Estelle Drive

Lancaster, PA 17601

Naylor, Eugene R.

Wise, Carter, Child & Caraway

600 Heritage Bldg

401 East Capitol St

PO Box 651

Jackson, MS 39205-0651

O'Malley, Richard F

Sidley Austin Brown & Wood

10 South Dearborn Street

Suite 48 Southeast

Chicago, IL 60603

Owen, Gregory J.

Owen, Patterson & Owen

23822 West Valencia Blvd.

Suite 201

Valencia, CA 91355

Pearson, Thomas Jack

Pearson & Campbell, P C

2394 Calder Avenue

Beaumont, TX 77702

Piper, Jr, Robert E.

Piper & Associates 624 Pierre Avenue

P O. Box 69

Shreveport, LA 71103

Pitre, Frank M.

Cotchett, Pitre, Simon & McCarthy

San Francisco Airport Office Center

Suite 200

840 Malcolm Road

Burlingame, CA 94010

Pope, Geoffrey Edward

Doffermyre, Shields, Canfield, Knowles & Devine

1355 Peachtree Street, N E

=> Mell, Alan

=> Gottsegen, M.D., Warren L.\*; Gregory, Jr, William B \*

=> Engle (Ind /Adm./Est.-Louise), Fred S.\*

=> Patel, M.D., Pravin

=> G D Searle & Co.\*; Pfizer, Inc.\*, Pharmacia Corp \*

- ⇒ Baca, Richard David\*, Berchtold, Don\*; Cole, Sally\*; De Luca, Barbara\*; Evans, Charles\*; Giles, Stan\*, Goodell, Margaret Helen\*, Gunn, Leroy\*; Holley (Heir-Audrey L. Piscitello), Alison\*; Householder, Betty\*; Jackson, Yvonne O \*; Piscitello (Heir-Audrey L.), Clement\*; Reagan, Gorman\*, Safford, Joyce Crawford\*; Salt, Della Jo\*; Sieper (Heir-Audrey L. Piscitello), Meredith\*, Winward, Kenneth C.\*; Wright, Ward\*
- ≈> Allen, Gloria\*, Jones, Rena\*; Lewis (Ind./Next Friend-Trienida & Quenida), Brenda\*; Lewis (Ind./Next Friend-Trienida & Quenida), Darylene\*; Painton, Billie\*; Painton, Jack\*, Richard, Calvin\*, Richard, Ervin\*; Richard, Kernis\*; Richard, Larry\*; Richard, Lon\*; Richard, Lovincy\*
- => Bates, Catherine; Bates, Leroy; Burns, Annie; Burns, Lendell, Butler, Mary, Butler, Maynard; Evans, Garnett, Evans, Marion, Harper, Josephine, McKnight, Vaughn; Sadler, Leona; Tice, Martha; Tice, William; Wright, Frances; Wright, Herchial
- => Brass, Jeffrey, Taylor, Patricia A.; Tokes, Kathy

=> Strickland, Edna

#### REPRESENTED PARTY(S)

1600 The Peachtree Atlanta, GA 30309-3269 => Baum, Janice; Briner (Per./Rep./Est.-Phyllis), Darai; Henderson, Kevin; Portillo (Ind./Heir-Elvira M. Price, Henry J. Pena), Ruben; Van Jelgerhuis, Kimberly Price, Potter, Jackson, Waicukauski & Mellowitz The Hammond Block Building 301 Massachusetts Avenue Indianapolis, IN 46204 => Gonzalez, Hılda Rita; Gonzalez, Robert A.; Gonzalez-Arias, Rafael\* Quetglas-Jordan, Eric M. Queglas Law Offices P.O Box 16606 San Juan, PR 00908-6606 => Young (Ind./Next Friend-Steven/Adm./Est.-Lisa), Russell Robb, William R. Aleshire, Robb & Sivils, P C. 901 St. Louis Street Suite 1600 Springfield, MO 65806 => Ellis, John\* Rowland, Robert D 2227 South State Route 157 Edwardsville, IL 62025 => Abraham, Josefa\*; Alcarez, Maria P \*, Andino, Jose\* Ruiz, John H Law Office of John H Ruiz 5040 N.W 7th Street Suite 920 Miami, FL 33126 => Aiken (Adm /Est -Mary & Kenneth), Elizabeth; Covington, Jerome; Davis, Laney C. Rynecki, Scott Rubenstein & Rynecki 16 Court Street Suite 1717 Brooklyn, NY 11241 => Saia, Frank R.\* Saia, Stephen V. Law Offices of Stephen V Saia 70 Old Cart Path Lane Pembroke, MA 02359 => Morrison (By his Per./Representative Patricia L.), Lowell D. Schwebel, Paul R.M. 5657 Rundle Court Indianapolis, IN 46220 => Moldovan, Gregory\*; Moldovan, Wanda\* Scott, Stuart E. Spangenberg, Shibley & Liber, LLP 2400 National City Center 1900 East 9th Street Cleveland, OH 44114 => Brown, Clairse; Hanson, William\*; Pagan, Carmen M.; Walson (Ind./Adm./Est.-Willie, Jr.), Roberta\* Seeger, Christopher A. Seeger Weiss, LLP One William Street 10th Floor New York, NY 10004-2502

=> Bias, Byron; Varnado, Carolyn

Note: Please refer to the report title page for complete report scope and key.

Simon, Jeffrey B Waters & Kraus 3219 McKinney Avenue

#### REPRESENTED PARTY(S)

**Suite 3000** 

Dallas, TX 75204

Smith, David Neil

Nix, Patterson & Roach, LLP

205 Linda Drive

Dangerfield, TX 75638

Smith, Deanna Dean

Ebanks, Smith & Carlson LLP

1401 McKinney **Suite 2500** 

Houston, TX 77010-4034

Snapka, Kathryn A.

Snapka, Turman & Waterhouse, LLP

606 N Carancahua, Suite 1511

P O. Drawer 23017

Corpus Christi, TX 78403

Specter, Shanin

Kline & Specter 1525 Locust Street

19th Street

Philadelphia, PA 19102

Stacy, Robert F

Daniel, Coker, Horton & Bell

PO. Box 1084

Jackson, MS 39215-1084

Steward, John S

Meyerkord and Steward

2525 South Brentwood Boulevard

Suite 102

St. Louis, MO 63144

Sullivan, Robert G

Sullivan, Papain, Block, McGrath & Cannavo

120 Broadway

18th Floor

New York, NY 10271

Thomas, Casandra F

514-C Woodrow Wilson Avenue

Jackson, MS 39213

Tisi, Christopher V.

Ashcraft & Gerel

2000 L Street, NW

Suite 400

Washington, DC 20036

Wade, Jr., Lawrence D

Campbell, DeLong, Hagwood & Wade

PO. Box 1856

Greenville, MS 38702-1856

Walker, Chris J.

Markow Walker, P A.

=> Williamson (Ind./Next friend-Courtly & Herman), Marian

=> Truitt, M.D., Norman

=> Benavides (Ind./Per /Est.-Juan), Patricia\*; Sandoval, Audona

=> Sırota, Merrick\*; Sırota, Michele\*

=> Don's Pharmacy, Woods Drug Store

=> Perkins, Janice

=> Wright, Dawn; Wright, Lawrence

=> Thomas, Cassandra Faye

=> Biles, Melvin\*; Edler (Ind./Per./Rep./Est.-William Dale & behalf-wrongful death beneficiaries-William Dale, Gail Lynne & Shawn C.), Lindsey\*; Morris, Jr., David\*

=> Petilos, M.D., Salvador; Waller, M.D., Richard E.

=> Stone, M.D, Deck; Weiner, Roger

#### REPRESENTED PARTY(S)

PO Box 13669

Jackson, MS 39236-3669

Walker, Thomas E.

=> Harlan, Gary; Wall, Robert

Johnston, Barton, Proctor & Powell 2900 AmSouth/Harbert Plaza

1901 6th Avenue North Birmingham, AL 35203

Watson, Leila H

=> Wilson, Danny M

Cory, Watson, Crowder & DeGaris, P.C.

2131 Magnolia Avenue

PO Box 55927

Birmingham, AL 35255-5972

Weaver, Jennifer Fadal 1305 Fossel Ridge Trial

Waco, TX 76712

=> Weaver, Jennifer Fadal

=> Register, Anne, Register, Jack A.

=> Quick, Anna

=> White, Vicki

=> Carr, Gwendolyn L.\*

Weiner, Richard J.

Law Offices Of Richard J Weiner, P.C

119 Rockland Center

Suite 425

Nanuet, NY 10954

Weisbrod, Leslie

Morgan & Weisbrod

11551 Forest Central Drive

Suite 300

Dallas, TX 75243

Welch, III, Jewell E

Cunard Reis Law Firm

9214 Interline Avenue

Baton Rouge, LA 70809

Weston, John K.

Sacks, Weston, Smolinksy, Albert & Luber

510 Walunt Street

Suite 400

Philadelphia, PA 19106

Wright, James L.

Mithoff & Jacks

1 Congress Plaza

111 Congress Avenue

Suite 1010

Austin, TX 78701-0001

Zonas, James John

James J. Zonas, Attorney at Law

700-2nd Avenue, North

Suite 102

Naples, FL 34102

Nadeem Haider

606 N. Jefferson Stage

Louisville, MS 39339

=> Dunleavey (By & Through/Per /Rep /Est.-Edward), Frances

(Ind./Rep /Est.-Elsie Geneva Bauman), Lisa Bauman

=> Bauman (Ind./Rep /Est.-Elsie Geneva), Larry Lee; Bauman, III (Ind./Rep /Est -Elsie Geneva), Ernest

(Ind./Rep./Est.-Elsie Geneva Bauman), Kelly; Moses (Ind./Rep./Est.-Elsie Geneva), Mary Carla; Tolbertt

Charles, Clay (Ind./Rep /Est -Elsie Geneva Bauman), Leslie Lynn Bauman; Mincher

Barbara J. Hart

Goodkind, Labaton, Rudoff & Sucharow

100 Park Ave., 12th Floor

New York, NY 10017-5563

Steven L. Russell Beirne, Maynard & Parsons 1700 Pacific Ave, Ste 4400 Dallas, TX 75201